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9	UNITED STATES D	ISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12			
13 14 15 16 17	GUOHUA ZHU, Individually and On Behalf of All Others Similarly Situated, Plaintiff, vs. UCBH HOLDINGS, INC., THOMAS S. WU, and EBRAHIM SHABUDIN, Defendants.	Case No. CV 09-04208-JSW CLASS ACTION STIPULATION AND [PROPOSED] ORDER RELATING CASES [CIV. L.R. 3-12] Related Cases: Tran, CV-09-4429-JSW Perez, CV-09-4492-JSW	
19		Durbin, CV-09-4513-JSW	
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	STIPULATION AND [Proposed] Order Relating Cases Case No. 09-04208-JSW sf-2751982		

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1	WHEREAS, on September 11, 2009, plaintiff Guohua Zhu filed a complaint that asserts	
2	claims under Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 (the "Exchange	
3	Act") on behalf of a purported class ("Zhu");	
4	WHEREAS, on September 30, 2009, this Court granted Motions to Relate Cases to Zhu	
5	thereby finding that the Zhu action was related to Tran v. UCBH Holdings, Inc. et al (3:09-cv-	
6	04429-JSW) ("Tran"); Perez v. UCBH Holdings, Inc. et al (3:09-cv-04492-JSW) ("Perez"); and	
7	Durbin v. UCBH Holdings, Inc. et al (3:09-cv-04513-JSW) ("Durbin");	
8	WHEREAS, on September 22, 2009, plaintiff Waterford Township General Employees	
9	Retirement System filed a complaint that asserts claims under Sections 10(b) and 20(a) of the	
10	Exchange Act on behalf of a purported class ("Waterford");	
11	WHEREAS, on September 24, 2009, plaintiffs Daniel Nygaard, Wendy Fong, and James	
12	Elam filed a complaint that asserts claims under Sections 10(b) and 20(a) of the Exchange Act on	
13	behalf of a purported class ("Nygaard"); and	
14	WHEREAS, the parties believe the Waterford and Nygaard actions should be related to	
15	the Zhu, Tran, Perez, and Durbin actions because (1) they involve substantially the same parties,	
16	property, transactions, and events; and (2) it appears likely that there will be an unduly	
17	burdensome duplication of labor and expense or conflicting results if the cases are conducted	
18	before different judges;	
19	IT IS HEREBY STIPULATED AND AGREED among the undersigned parties that the	
20	cases should be related, as requested in Defendants' Administrative Motion to Relate Cases, filed	
21	herewith.	
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Cass-4:09-cv-04/208-JSW Document 30 Filed 12/23/09 Page 33:0676 1 SO STIPULATED. Dated: October 23, 2009 JORDAN ETH 2 ANNA ERICKSON WHITE **CRAIG MARTIN** 3 MORRISON & FOERSTER LLP 4 5 By: /s/ Anna Ericson White 6 Anna Erickson White 7 Attorneys for Defendant UCBH Holdings, Inc. 8 Dated: October 23, 2009 TIMOTHY P. CRUDO Timothy.Crudo@lw.com 9 Latham & Watkins LLP 505 Montgomery Street, Suite 2000 10 San Francisco, CA 94111 Tel.: (415) 391-0600 11 Fax: (415) 395-8095 12 By: /s/ Timothy P. Crudo Timothy P. Crudo 13 Attorney for Defendant Thomas Wu 14 Dated: October 23, 2009 NANCI CLARENCE 15 nclarence@clarencedyer.com Clarence & Dyer LLP 16 899 Ellis Street San Francisco, CA 94109 17 Tel.: (415) 749-1800 Fax: (415) 749-1694 18 By: /s/ Nanci Clarence 19 Nanci Clarence 20 Attorney for Defendant Craig On 21 Dated: October 23, 2009 JAMES A. LASSART Jlassart@rmkb.com 22 Ropers Majeski Kohn Bentley 201 Spear Street, Suite 1000 23 San Francisco, CA 94105 Tel.: (415) 543-4800 24 Fax: (415) 972-6301 25 By: /s/ James A. Lassart James A. Lassart 26 Attorney for Defendant Ebrahim Shabudin 27 28

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STIPULATION AND [PROPOSED] ORDER RELATING CASES CASE No. 09-04208-JSW sf-2751982

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